

साप्ताहिक/WEEKLY

# प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं. 19]

नई दिल्ली, शनिवार, मई 10-मई 16, 2014 (वैसाख 20, 1936)

No. 19]

NEW DELHI, SATURDAY, MAY 10-MAY 16, 2014 (VAISAKHA 20, 1936)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके (Separate paging is given to this Part in order that it may be filed as a separate compilation)

# भाग IV [PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं]
[Advertisements and Notices issued by Private Individuals and Private Bodies]

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BY ORDER

Controller of Publication

### CHANGE OF NAME

I, MANOJ KUMAR S/o Late PAREET RAM employed as CT in the Delhi Police New Delhi residing at RZF 774/1, Gali No.14, Raj Nagar IInd Palam Colony, New Delhi-110045, have changed the name of my minor daughter SHREYSHI aged 9 years and she shall hereafter be known as NISTHA YADAV.

It is certified that I have complied with other legal requirements in this connection.

MANOJ KUMAR [Signature of Guardian]

I, hitherto known as CHHABI LAL S/o GORE LAL residing at 135, Ekta Vihar, Sector -6, R.K. Puram, New Delhi have changed my name and shall hereafter be known as CHHABU.

It is certified that I have complied with other legal requirements in this connection.

CHHABI LAL

[Signature (in existing old name)]

I, hitherto known as Priyanka Sadhu daughter of Shri Gautam Kumar Sadhu, residing at L-14B, Ground Floor, Kailash Colony, New Delhi -110 048 have changed my name and shall hereafter be known as ANANYA SADHU.

It is certified that I have complied with other legal requirements in this connection.

Priyanka Sadhu [Signature (in existing old name)]

I, VIKAS KUMAR Son of Sh. RAJAN KUMAR employed as Managing Director in the Rajan Hospitality

1—60 GI/2014 (435)

Pvt. Ltd., residing at D-26, South Extension Part-II, New Delhi -110049 have changed the name of my minor daughter NAVYA KUMAR aged 13 years and she shall hereafter be known as RANYA KUMAR.

It is certified that I have complied with other legal requirements in this connection.

VIKAS KUMAR [Signature of Guardian]

I, VIKAS KUMAR Son of Sh. RAJAN KUMAR employed as Managing Director in the Rajan Hospitality Pvt. Ltd., residing at D-26, South Extension Part-II, New Delhi-110049, have changed the name of my minor son ADITYA KUMAR aged 8 years and he shall hereafter be known as ADIETYA KUMAR.

It is certified that I have complied with other legal requirements in this connection.

VIKAS KUMAR [Signature of Guardian]

I, hitherto know as ANIL KUMAR JHA S/o Late VIDYA KANT JHA Shopkeeper, residing at 3918, Kaseru Walan, Pahar Ganj, New Delhi - 110055, have changed my name and shall hereafter be known as GAURI KANT JHA.

It is certified that I have complied with other legal requirements in this connection.

ANIL KUMAR JHA [Signature (in existing old name)]

I, hitherto known as Christina Skaria wife of Manu Chacko Kuriachen employed as Laboratory Technician at Maulana Azad Medical College & Associated Hospitals, New Delhi residing at B-27, Flat No. F-4, Ramprastha Colony, Ghaziabad, U.P. have changed my name and shall hereafter be known as Christina Manu.

It is certified that I have complied with other legal requirements in this connection.

Christina Skaria [Signature (in existing old name)]

I, hitherto known as Sukhvinder son of Jaspal Singh (Student) Block 23,Q.NO.1/A, Sector-2 DIZ Area, Peshwa Road Gole Market, New Delhi-110001, have changed my name and shall hereafter be known as Sukhvinder Singh.

It is certified that I have complied with other legal requirements in this connection.

Sukhvinder [Signature (in existing old name)]

I, hitherto known as Khola Khatoon D/o Late Ahmed Saeed W/o Nasim Ahmed Madani R/o 1291, Havelli, Hissamuddin Haider, Balli Maran, Chandni Chowk, Delhi-110006, have changed my name and shall hereafter be known as Zahida Begum.

It is certified that I have complied with other legal requirements in this connection.

Khola Khatoon [Signature (in existing old name)]

I, hitherto known as Mohit Nagar S/o Sh. Dharamvir Singh, R/o 1/6507A, Gali No. 4, East Rohtash Nagar, Delhi-110032, have changed my name and shall hereafter be known as a.a.a. Mohit Nagar.

It is certified that I have complied with other legal requirements in this connection.

Mohit Nagar [Signature (in existing old name)]

I, hitherto known as RAMA SHANKAR S/o Sh. NANKU RAM, employed in Private Job, residing at H.No.172, Gali No-5, Ambedkar Nagar, Haidar Pur, Delhi-110088, have changed my name and shall hereafter be known as SHYAM SHANKAR.

It is certified that I have complied with other legal requirements in this connection.

RAMA SHANKAR [Signature (in existing old name)]

I, Surinder Singh Mann son of Jagat Singh employed as fitter in the Superfill Engineers Pvt. Ltd., 71/2C, Rama Road, New Delhi-110015, residing at C-52,New Moti Nagar,New Delhi-110015 have changed the name of my minor son Gagandeep aged 17 years and he shall hereafter be known as Gagandeep Singh.

It is certified that I have complied with other legal requirements in this connection.

Surinder Singh Mann [Signature of Guardian]

I, hitherto known as Santosh Kumar Son of Sh. Mohan Lal Borkar, employed as Inventory Manager in Buddy Retail Pvt. Ltd., IGI Airport T3 New Delhi, residing at RZF1-173A, Street No.2, Mahavir Enclave, Palam, New Delhi -110045, have changed my name and shall hereafter be known as Santosh Kumar Borkar.

It is certified that I have complied with other legal requirements in this connection.

Santosh Kumar [Signature (in existing old name)]

I, hitherto known as MOHNISH SINGH S/o Sh. RAMESHWAR employed in Private Job, residing at G N-4/70, Street No.4, Shaheed Bhagat Singh Colony, Karawal Nagar, Delhi-110094, have changed my name and shall hereafter be known as KRISHAN MURARI.

It is certified that I have complied with other legal requirements in this connection.

MOHNISH SINGH [Signature (in existing old name)]

I, Vinay Kumar S/o Shri B.R. Sharma employed as Personal Assistant, in the Indian Council of Agricultural Research, Krishi Bhawan, New Delhi - 110001 residing at WZ-243/5, VB-90, First Floor, Street No.3, Varinder Nagar (Janak Puri), New Delhi - 110058 have changed the name of my minor Son Punit Sharma aged 16+ Years and he shall hereafter be known as Punit Sharma.

It is certified that I have complied with other legal requirements in this connection.

Vinay Kumar [Signature of Guardian]

I, hitherto known as RAJENDER PARSHAD s/o Sh. SHRI KISHAN, employed in Delhi Police as Sub-Inspector (Exe.) in 1st Bn. DAP, Delhi, residing at C-59, Type II, New Police Line, Kingsway Camp, Delhi, have changed my name and shall hereafter be known as RAJENDER PARSHAD KAUSHIK.

It is certified that I have complied with other legal requirements in this connection.

RAJENDER PARSHAD [Signature (in existing old name)]

I, hitherto known as Pooja daughter of Vinod Kumar, residing at H.No. J-587, Gali No. 6, Kartar Nagar, Pusta-4th, New Usmanpur, Delhi-53, have changed my name and shall hereafter be known as Akanksha.

It is certified that I have complied with other legal requirements in this connection.

Pooja [Signature (in existing old name)]

I, hitherto known as Kiranjit Kaur Wife of Sh. Mohanjit Singh, self employed as Industrialist, residing at H. No. 1433, Ward No.2, Guru Ramdas Nagar, Moga, have changed my name and shall hereafter be known as Kiranjeet Kaur

It is certified that I have complied with other legal requirements in this connection.

Kiranjit Kaur [Signature (in existing old name)]

I, hitherto known as Malati Bereah wife of Late Ekadashi Behera employed as Jamader in Calcutta Telephones, Deptt. of Telecommunication, residing at Vill.-Naguan, G.P./ Town-Naguan, P.S. Bhandaripokhari, Distt. Bhadrak, State - Orissa have changed my name and shall hereafter be known as Malati Behera.

It is certified that I have complied with other legal requirements in this connection.

Malati Bereah [Signature (in existing old name)]

I, hitherto known as SHARMISTHA SEN daughter of Late KAMAKHYA PRASAD DHAR employed as Principal, Alok Public School, residing at Row House No.14, Alok City, Survey No.491/1, Bhoyapada, Vill.Sayli, Silvassa-396230, of the Union Territory of Dadra and Nagar Haveli, changed my name and shall hereafter be known as SHARMISTHA DHAR.

It is certified that I have complied with other legal requirements in this connection.

SHARMISTHA SEN [Signature (in existing old name)]

I, hitherto known as "RAM NARAYAN" Son of "SHIV PRASAD KUSHWAHA" employed as Junior Operator CCD NTPC VSTPS, residing at Plot No. 206, Navjeevan Vihar, Sector No. 2, Singrauli-486885, have changed my name and shall hereafter be known as "RAM NARAYAN KUSHWAHA".

It is certified that I have complied with other legal requirements in this connection.

RAM NARAYAN [Signature (in existing old name)]

I, hitherto known as "PHOOLMATI" Wife of "RAM NARAYAN KUSHWAHA" a Housewife residing at Plot No. 206, Navjeevan Vihar, Sector No. 2, Singrauli-486885,

have changed my name and shall hereafter be known as "PHOOLMATI KUSHWAHA".

It is certified that I have complied with other legal requirements in this connection.

RTI of PHOOLMATI

I, hitherto known as HIMANSHU son of Sri Raj Kumar, Research Scholar in the Department of Mathematics, Indian Institute of Technology, Roorkee, Roorkee-247667, Uttrakhand residing at Room No. DF-05, Govind Bhawan, Indian Institute of Technology, Roorkee, Roorkee-247667, Uttrakhand have changed my name and shall hereafter be known as HIMANSHU AGARWAL.

It is certified that I have complied with other legal requirements in this connection.

HIMANSHU [Signature (in existing old name)]

I, hitherto known as NEETU W/o BARINDER KUMAR employed as Lecturer in Hindi at Govt. Sen. Sec. School (Boys) Batala, Distt: Gurdaspur, residing at H.No. B-IV-66, Achli Gate, Mohalla Khanda Khola, Batala, Distt.: Gurdaspur, have changed my name and shall hereafter be known as NEETU YADAV.

It is certified that I have complied with other legal requirements in this connection.

NEETU [Signature (in existing old name)]

I, hitherto known as Sudheer Kumar G., Son of G. Sudershan Rao, a doctor by profession and residing at Flat No. 10, Plot No. 503, near Golcha Complex and Amma Hospital, Anna Nagar, Madurai-625020, Tamilnadu, (Permanent address - 1 - 5 - 1015/70, Road No. 1, Manjeera Nagar Colony, Old Alwal, Secunderabad-500010, Andhra Pradesh) have changed my name and shall hereafter be known as Sudheer Kumar Gundamaneni.

It is certified that I have complied with other legal requirements in this connection.

Sudheer Kumar G. [Signature (in existing old name)]

I, hitherto known as VELUMANI. C. Son of CHANDRASEKHARAN employed as Postal Assistant, Palakkad Division, Palakkad, residing at Chandralayam,

Kammanthara, Thannissery Palakkad-678501, have changed my name and shall hereafter be known as MANICHANDRAN. C.

It is certified that I have complied with other legal requirements in this connection.

VELUMANI. C. [Signature (in existing old name)]

I, hitherto known as SHIKSHA DEVI W/o Shri RISHI PAL SINGH a Housewife residing at Type D- Special, 37/03, BARC Colony, Boisar, PO:- Tapp, Tal:- Palghar, Distt:- Thane (M.S.) have changed my name and shall hereafter be known as SHIKSHA RISHIPAL SINGH.

It is certified that I have complied with other legal requirements in this connection.

SHIKSHA DEVI [Signature (in existing old name)]

I, hitherto known as ROOP NARAYAN Son of S. S. KOSHTI, employed as INSPECTOR at SERVICE TAX-I, DIVISION-I, MUMBAI residing at C-11/201, Mansarovar Co-op. Housing Society, Lok Dhara, KALYAN (E), Maharashtra, Pin-421306 have changed my name and shall hereafter be known as ROOP NARAYAN KOSHTI.

It is certified that I have complied with other legal requirements in this connection.

ROOP NARAYAN [Signature (in existing old name)]

I, hitherto known as Dr. Savita Sharma, W/o Dinesh Grover, aged about 44 years, Private Service, Resident of H. No.6-103/305/A, Gulmohar Park Colony, Serilingampally, Hyderabad, Ranga Reddy, Andhra Pradesh, have changed my name to SAVITA and I shall hereafter be known as SAVITA.

It is certified that I have complied with other legal requirements in this connection.

Savita Sharma [Signature (in existing old name)]

I, hitherto known as REZON STRONG SOHTUN son of MAWKORDOR SOHTUN, employed as Security Assistant, Subsidiary Intelligence Bureau (MHA) Govt. of India,

residing at Jaiaw Lumbatemon, Shillong-793002, have changed my name and shall hereafter be known as REZON STRONG SOHTUN SAWKMIE.

It is certified that I have complied with other legal requirements in this connection.

REZON STRONG SOHTUN [Signature (in existing old name)]

I, hitherto to known as Ketha Bujjaiah S/o Subbarayadu, aged 39 years, residing at Varikuntapadu Village, Ananthasagaram Mandal, Sri Potti Sreeramulu Nellore District, Andhra Pradesh State, have changed my name and shall hereafter be known as Ketha Bujji Reddy.

It is certified that I have complied with other legal requirements in this connection.

Ketha Bujjaiah [Signature (in existing old name)]

I, hitherto known as SHIVKUMAR VENKATESH DHOBI S/o VENKATESH DHOBI, employed as COOK in Air Force Training School (ATS), Sambra, Belgaum, Distt: Belgaum, residing at # 957, Mahadev Nagar, Sambra, Taluk & District: BELGAUM, State: Karnataka, have changed my name and shall hereafter be known as SHIVKUMAR VENKATESH PARIT. S/o VENKATESH PARIT.

It is certified that I have complied with other legal requirements in this connection.

SHIVKUMAR VENKATESH DHOBI [Signature (in existing old name)]

I, hitherto known as Nawaz Ahmad Abbasi Son of Mr. Ahmad Ali Yusuf a Student of Engineering residing at 341, Mohallah Imambara, Faizabad-Road, Gonda (U.P.), have changed my name and shall hereafter be known as Faisal Abbasi.

It is certified that I have complied with other legal requirements in this connection.

Nawaz Ahmad Abbasi [Signature (in existing old name)]

I, hitherto known as CHAVALI CHANDI LADI PATHI BAN S/o C ANJANEYULU employed as Junior Warrant Officer in IAF residing at R. No. 7D/5, Sncos' Mess, Air Force Station, Race Course, New Delhi-110003,

have changed my name and shall hereafter be known as CHAVALI CHANDILADI PATHIBHAN.

It is certified that I have complied with other legal requirements in this connection.

CHAVALI CHANDI LADI PATHI BAN [Signature (in existing old name)]

I, hitherto known as SUMITRA YADAV Wife of ABHAY RAJ YADAV, residing at (House No.-236, Police Colony Ahata Kidara Idgah Road Sadar Bazar Delhi-110006), have changed my name and shall hereafter be known as SAMA DEVI.

It is certified that I have complied with other legal requirements in this connection.

SUMITRA YADAV [Signature (in existing old name)]

I, hitherto known as B.JOSHUA Son of Mr. S. BHASKARAN a student, residing at 40 A/8, Second Floor, Ashok Nagar, New Delhi, have changed my name and shall hereafter be known as JOSHUA BHASKARAN.

It is certified that I have complied with other legal requirements in this connection.

B. JOSHUA [Signature (in existing old name)]

I, hitherto known as Babli Kumari D/o Sh. Janardan Rai r/o 5/105, 2nd Floor, Subhash Nagar, New Delhi-110027, have changed my name and shall hereafter be known as Manavi Rai.

It is certified that I have complied with other legal requirements in this connection.

Babli Kumari [Signature (in existing old name)]

I, hitherto known as Ravinder Puri Son of Sh. Uday Puri employed as Private Sector, residing at B-119/A, Shiv Vihar, Karala, Delhi -110081, have changed my name and shall hereafter be known as Ravi Puri.

It is certified that I have complied with other legal requirements in this connection.

Ravinder Puri [Signature (in existing old name)]

I, hitherto known as Narender Saini son of Manmohan Saini employed as (Driver) in the (Oxford Public School New Delhi-110065), House No. 827/2nd Floor Sunlight Colony, 2, Hari Nagar Ashram, New Delhi-110014, have

changed my name and shall hereafter be known as Narender Singh Saini.

It is certified that I have complied with other legal requirements in this connection.

Narender Saini [Signature (in existing old name)]

I, hitherto known as SANT RAM S/o Late Lalta Prasad R/o Type-II/15, Brahmaputr Schedule-B, President's Estate, New Delhi-110004 have changed my name and shall hereafter be known as SANT RAM VERMA.

It is certified that I have complied with other legal requirements in this connection.

SANT RAM

[Signature (in existing old name)]

I, hitherto known as NASEEM S/o MOHD.YAMIN KHAN, a Student, residing at H. No. 564, Street No.6, Old Mustafabad Delhi-110094 have changed my name and shall hereafter be known as NASEEM ALAM.

It is certified that I have complied with other legal requirements in this connection.

**NASEEM** 

[Signature (in existing old name)]

I, Dharmveer Singh Son of Late Gajraj Singh employed as Accounts Officer in M/s. Khandelwal Laminates Ltd, B-12/1, Site-IV, Sahibabad Industrial Area, Ghaziabad, residing at H.No. 484, Ward No. 8, Karhera, Mohan Nagar, Ghaziabad-201007 have changed the name of my minor son Kapil Nirwan aged 17 years and he shall hereafter be known as Nitesh Nirwan.

It is certified that I have complied with other legal requirements in this connection.

Dharmveer Singh [Signature of Guardian]

I, hitherto known as Dharmender Kumar (as per 10th class certificate) son of Sh Raj Kumar Sethi(commonly known as Dharmendra Kumar Sethi) employed as Senior Manager with Bank of Baroda residing at F-81 Ground Floor Lajpat Nagar New Delhi 24 have changed my name shall hereafter be known as Dharmendra Kumar Sethi.

It is certified that I have complied with other legal requirements in this connection.

Dharmender Kumar [Signature (in existing old name)]

I, hitherto known as SHYAM SINGH son of BHRAM DUTT DHIRAN employed as INSPECTOR in Delhi Police residing at Quarter No. 824, F-Type, Timar Pur, Delhi-54 have changed my name and shall hereafter be known as SHYAM SINGH DHIRAN.

It is certified that I have complied with other legal requirements in this connection.

SHYAM SINGH

[Signature (in existing old name)]

I, hitherto known as Ruchi Arora Daughter of Sh. Bharat Bhusan and Wife of Sh. Ashish Sachdeva a House Wife residing at 66, Malka Ganj, Near Post Office, Delhi-110007 have changed my name and shall hereafter be known as Mansi Sachdeva.

It is certified that I have complied with other legal requirements in this connection.

Ruchi Arora

[Signature (in existing old name)]

I, hitherto known as Banti S/o Sh. Ramdass R/o C-283, First Floor, M.C.D. Flats, Near Mother Dairy, New Usman Pur, Delhi-110053, have changed my name and shall hereafter be known as Sahil Kumar.

It is certified that I have complied with other legal requirements in this connection.

Banti

[Signature (in existing old name)]

I, hitherto known as Sunita Kumari Daughter of Sri Mohan Lal, Unemployed residing at 989, Laxmi Bai Nagar, New Delhi-110023, have changed my name and shall hereafter be known as Sunita Gautam.

It is certified that I have complied with other legal requirements in this connection.

Sunita Kumari [Signature (in existing old name)]

I, hitherto known as Rita Kumari Daughter of Sri Mohan Lal, a Student in the (NREC COLLEGE, Khurja), residing at 989, Laxmi Bai Nagar, New Delhi, 110023, have changed my name and shall hereafter be known as Rita Gautam.

It is certified that I have complied with other legal requirements in this connection.

Rita Kumari [Signature (in existing old name)]

I, Pawan Kumar Son of Shri Mohan Lal employed as Junior Reception Officer in the Ministry of Home Affairs, Govt. of India residing at 989, Laxmi Bai Nagar, New Delhi, 110023, have changed the name of my minor son Karnik Kumar Gautam aged 6 years and he shall hereafter be known as Karnik Gautam.

It is certified that I have complied with other legal requirements in this connection.

Pawan Kumar [Signature of Guardian]

I, hitherto known as Pawan Kumar Son of Sri Mohan Lal, employed as Junior Reception Officer in the Ministry of Home Affairs, Govt. of India, residing at 989, Laxmi Bai Nagar, New Delhi-110023, have changed my name and shall hereafter be known as Pawan Gautam).

It is certified that I have complied with other legal requirements in this connection.

Pawan Kumar [Signature (in existing old name)]

I, hitherto known as Sangeeta Rani Wife of Shri Pawan Kumar, a housewife, residing at 989, Laxmi Bai Nagar, New Delhi-110023, have changed my name and shall hereafter be known as Sangeeta Gautam.

It is certified that I have complied with other legal requirements in this connection.

Sangeeta Rani [Signature (in existing old name)]

I, hitherto known as Jai Kishan Son of Late Harna employed as Constable, SSO in the Ministry of Home Affairs, Govt. of India, residing at Village & P.O.-Rajokari, New Delhi-110038, have changed my name and shall hereafter be known as Jai Kishan Yadav.

It is certified that I have complied with other legal requirements in this connection.

Jai Kishan [Signature (in existing old name)]

I, hitherto known as SONU VARGHESE Son of Varghese Daniel employed as Assistant Counselor in the Organization Excellence Educo Private Ltd., residing at JD-9F, Hari Enclave, Hari Nagar, Mayapuri, New Delhi -110064, have changed my name and shall hereafter be known as DANIEL VARGHESE.

It is certified that I have complied with other legal requirements in this connection.

SONU VARGHESE [Signature (in existing old name)]

I, hitherto known as Prachi Agarwal D/o Sh. Ratan Choudhury, R/o Manturam Compound, 8, Siliguri, Darjeeling-734405, have changed my name and shall hereafter be known as Prache Agarwaal.

It is certified that I have complied with other legal requirements in this connection.

Prachi Aggarwal [Signature (in existing old name)]

I, hitherto known as Anil Kumar Singh Sirohi, S/o Prof. J.P.S. Sirohi, offered employment as Legal Advisor in SIIL residing at Flat No D-1, MCD Maternity Home, F Block, Dilshad Colony, Delhi-110095, have changed my name and shall hereafter be known as ANEL SIROHI with effect from 26/2/1998.

It is certified that I have complied with other legal requirements in this connection.

Anil Kumar Singh Sirohi [Signature (in existing old name)]

I, Muralidharan Vishwanath son of Shri C. Vishwanath, employed as Manager, in the CPI(M) A.K.Gopalan Bhawan, 27-29, Bhai Veer Singh Marg, Gole Market, New Delhi-110001, residing at 202, V.P. House, Rafi Marg, New Delhi-110001 have changed the name of my minor daughter Mridula aged 17 yrs. and she shall hereafter be known as Mridula Muralidharan.

It is certified that I have complied with other legal requirements in this connection.

Muralidharan Vishwanath [Signature of Guardian]

I, hitherto known as Reena Singh w/o Ravi Shankar Singh, a housewife, residing at Q. No 119/9, Old Pinto Park, AFS Palam, New Delhi-110010, have changed my name and shall hereafter be known as RINA KUMARI.

It is certified that I have complied with other legal requirements in this connection.

Reena Singh [Signature (in existing old name)]

I, hitherto known as Puneet Sodhi son of Tejinder Singh Sodhi, a Student, residing at H.No.-301, 2nd Floor, Bhai Paramand Colony, Mukherjee Nagar, Delhi-9, have changed my name and shall hereafter be known as Puneet Singh Sodhi.

It is certified that I have complied with other legal requirements in this connection.

Puneet Sodhi [Signature (in existing old name)]

I, hitherto known as Shatabedi Pancholi D/o Sh. Nand Kishor Pancholi R/o H. No. 7800, First Floor, Ramgali Goenka Road, Roshanara Road, Delhi-110007, have changed my name & shall hereafter be known as Shweta.

It is certified that I have complied with other legal requirements in this connection.

Shatabedi Pancholi [Signature (in existing old name)]

I, hitherto known as Shyamvati Wife of Sandeep Kumar, a Housewife, residing at (12/17, Trilok Puri, Delhi-110091) have changed my name and shall hereafter be known as Harshika Singh.

It is certified that I have complied with other legal requirements in this connection

Shyamvati [Signature (in existing old name)]

I, hitherto known as Vinay Kumar Saroj S/o Sh. Hari Lal Prasad Saroj, residing at H. No. New Sarain Sheikh Police Station, Chinhat, Lukhnow-226028, have changed my name and shall hereafter be known as Vinay Kumar.

It is certified that I have complied with other legal requirements in this connection.

Vinay Kumar Saroj [Signature (in existing old name)]

I, hitherto known as ZULFIQAR KHOKHAR S/o SAIFUDDIN KHOKHAR employed in Self Business residing at 141, J Extension Top Floor Laxmi Nagar Delhi-110092, have changed my name and shall hereafter be known as MURTAZA KHOKHAR.

It is certified that I have complied with other legal requirements in this connection.

ZULFIQAR KHOKHAR [Signature (in existing old name)]

I, hitherto known as BHARJIT SINGH Son of RAJINDER SINGH employed as Advocate residing at 21-C, DDA Flats, Taimoor Nagar, New Friends Colony, New Delhi-110065 have changed my name and shall hereafter be known as BHAVNEET SINGH.

It is certified that I have complied with other legal requirements in this connection.

BHARJIT SINGH [Signature (in existing old name)]

I, hitherto known as Indel Wife of Hukum Singh, a Housewife, residing at Vill.-Rampura Ranu, Post- Khinawasar,

Teh- Churu, Distt - Churu have changed my name and shall hereafter be know as Mani Kanwar.

It is certified that I have complied with other legal requirements in this connection.

RTI of Indel

I, hitherto known as RAJENDRA PRASAD alias RAJENDRA PRASAD BHATT s/o Late Shri Ram Bharosa Bhatt, as a self-business Resident of 54, Saraswati Vihar, Adhoiwala, Raipur Road, Dehradun, Uttarakhand - 248001 have changed my name and shall hereafter be known as RAJENDRA BHATT.

It is certified that I have complied with other legal requirements in this connection.

RAJENDRA PRASAD alias RAJENDRA PRASAD BHATT [Signature (in existing old name)]

I, hitherto known as YOGITA DWIVEDI wife of Shri SANJEEV PANDEY employed as Assistant Teacher, Primary School, Kakda, Muradnagar, Murad Nagar Block, Ghaziabad, Uttar Pradesh residing at Flat No. 202, Plot No. 718, Near Small GDA Market, Sector-5, Vaishali, Ghaziabad, Uttar Pradesh-201010 have changed my name and shall hereafter be known as YOGITA PANDEY.

It is certified that I have complied with other legal requirements in this connection.

YOGITA DWIVEDI [Signature (in existing old name)]

I, hitherto known as 'Madhu Bose' alias 'M.S. Madhu Bose' Son of Shri Vemban Subash Chandra Bose, practicing as an Advocate and residing at G-66, Gaur Green City, Vaibhav Khand, Indirapuram, Ghaziabad - 201014 have changed my name and shall hereafter be known as 'Madhusudan Bose'.

It is certified that I have complied with other legal requirements in this connection.

Madhu Bose alias M.S. Madhu Bose [Signature (in existing old name)]

I, hitherto known as BOYED PRASAD S/o Mr. Mahavir Prasad employed as Driver in the Hanns Seidel Foundation, residing at D-1st-181 & D-1st-204, Madangir, New Delhi-110062, have changed my name and shall hereafter be known as MANISH PRASAD.

It is certified that I have complied with other legal requirements in this connection.

BOYED PRASAD [Signature (in existing old name)]

I, hitherto known as Mahander Vikram Singh Son of Sh. Yadubir Singh employed as Accountant in the Satish Aggarwal & Associates residing at 1/4439, Gali No:- 7, Ram Nagar, Shahdara, Delhi - 110032 have changed my name and shall hereafter be known as Mahender Vikram Singh.

It is certified that I have complied with other legal requirements in this connection.

Mahander Vikram Singh [Signature (in existing old name)]

I, hitherto known as OMI DEVI wife of SH.SANJAY CHHOKER a HOUSE WIFE residing at 1-A, BLOCK-A, CONDUCTER COLONY, BURARI, DELHI-110084, have changed my name and shall hereafter be known as ANJALI CHHOKER.

It is certified that I have complied with other legal requirements in this connection.

OMI DEVI [Signature (in existing old name)]

I, Mohd. ISLAM S/o Sh. SIRAJ employed as Labourer residing at P-63/A, Batla House, Jamia Nagar Okhla, Delhi-110025 have changed the name of my minor daughter AMREEN aged 20/11/2000 and she shall hereafter be known as AMREEN ULYAA.

It is certified that I have complied with other legal requirements in this connection.

Mohd. Islam [Signature of Guardian]

I, hitherto known as RAVIKANT Son of SUBHASH CHAND employed as Corporal of Automobile Technician trade in Indian Air Force residing at Control Room, MTTI, Air Force Station, Avadi, Chennai-600055 have changed my name and shall hereafter be known as RAVIKANT SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RAVIKANT [Signature (in existing old name)]

I, hitherto known as DR. ROHINI MOTWANI Wife of Sh. CHANDAN ISRAN1 employed as Senior Resident Doctor, residing at H. No. 1435, Sector 4, Urban Estate, Gurgaon - 122001, have changed my name and shall hereafter be known as DR. ROHINI ISRANI.

It is certified that I have complied with other legal requirements in this connection.

ROHINI MOTWANI [Signature (in existing old name)]

I, hitherto known as Amit Kumar@ Amit Gupta@ Amit Kumar Gupta, S/o Sh. Umesh Kumar Gupta, a Associate Director-IT, with Concentrix, Gurgaon, Haryana, residing at A-1/15, Block-A, Pkt-1, Sec-8, Rohini, Delhi-110085, have changed my name and shall hereafter be known as Amit Kumar Gupta.

It is certified that I have complied with other legal requirements in this connection.

Amit Kumar@ Amit Gupta@ Amit Kumar Gupta [Signature (in existing old name)]

I, hitherto known as RAVI S/o Late S. P. PAHWA, employed as Bench Officer in Airports Economic Regulatory Authority, residing at C-12 II Floor Subhadra Colony, Delhi-110035, have changed my name and shall hereafter be known as RAVI PAHWA.

It is certified that I have complied with other legal requirements in this connection.

RAVI [Signature (in existing old name)]

I, hitherto known as NARINDER KUMAR S/o RANVEER SINGH TANWAR, a Student as MCA in the Punjab Technical University, residing as 14/B, 1st Floor, Gurunanak Market, Lajpat Nagar-IV, New Delhi -110024, have changed my name and shall hereafter be known as NARINDER SINGH TANWAR.

It is certified that I have complied with other legal requirements in this connection.

NARINDER KUMAR [Signature (in existing old name)]

I, hitherto known as Brijbhushan Juneja / Juneja Brijbhushan / Brijbhushan Omprakash Juneja / Juneja Brijbhushan Omprakash / Brijbhushan Om Prakash Juneja / Juneja Brijbhushan Om Prakash / Brij Bhushan Juneja / Juneja Brij Bhushan Omprakash / Brij Bhushan Om Prakash Juneja / Juneja / Juneja Brij Bhushan Om Prakash / Brij Juneja / Juneja / Juneja Brij Bhushan Om Prakash / Brij Juneja /

Brij O. Juneja, son of Omprakash Amardas Juneja residing at Tower 14A, Flat No: 802, Vipul Greens, Sohna Road, Sector 48, Gurgaoan, Haryana have changed my name and shall hereafter be known as Brijj O Juneja

It is certified that I have complied with other legal requirements in the connection

Brijbhushan Juneja / Juneja Brijbhushan / Brijbhushan Omprakash Juneja /Juneja Brijbhushan Omprakash / Brijbhushan Om Prakash Juneja / Juneja Brijbhushan Om Prakash / Brij Bhushan Juneja / Juneja Brij Bhushan / Brij Bhushan Omprakash Juneja / Juneja Brij Bhushan Omprakash / Brij Bhushan Om Prakash Juneja / Juneja Brij Bhushan Om Prakash / Brij Juneja / Brij O. Juneja [Signature (in existing old name)]

I. hitherto known as Akhilesh Kumar Harijan son of Ram Khelari, employed as Assistant, residing at G-29/61, Sector -3, Rohini, Delhi-110085, have changed my name and shall hereafter known as Akhilesh Kumar.

It is certified that I have complied with other legal requirements in this connection.

Akhilesh Kumar Harijan [Signature (in existing old name)]

I, hitherto known as PRAVEEN KUMAR GUPTA son of PAWAN KUMAR GUPTA, employed as Assistant Security Officer at Oil and Natural Gas Corporation Limited, residing at 1/16, Ashoka Road, Shipra Suncity, Ghaziabad, UP have changed my name and shall hereafter be known as Praveen Gupta.

It is certified that I have complied with other legal requirements in this connection.

PRAVEEN KUMAR GUPTA [Signature (in existing old name)]

I, hitherto known as MITHLESH KUMAR Son of BHARAT SAH employed as HELPER, residing at D-73, LAXMI PARK, NANGLOI, DELHI-110041 have changed my name and shall hereafter be known as MAHESH SAH.

It is certified that I have complied with other legal requirements in this connection.

MITHLESH KUMAR [Signature (in existing old name)]

I, hitherto known as CHINKI SHARMA W/o Sh. MANU JAIRAJ SALWAN, a Housewife, residing at B-1/98, New Moti Nagar, New Delhi-110015, have changed my name and shall hereafter be known as CHAVVI SALWAN.

It is certified that I have complied with other legal requirements in this connection

CHINKI SHARMA [Signature (in existing old name)]

I, hitherto known as LAL CHAND S/o Lt. NIHAL CHAND, employed as Auto Cable Manufacturer in the CEE DEE CABLES, Gali No. 35, Nai Walan, Karol Bagh, New Delhi-110005, R/o- H. No. 603, Gautam Gali, Kabir Basti, Malka Ganj, New Delhi-110007 have changed my name and shall hereafter be known as DAL CHAND.

It is certified that I have complied with other legal requirements in this connection.

LAL CHAND [Signature (in existing old name)]

I, hitherto known as KULBHUSHAN SINGH S/o Sh. SURENDER SINGH NEGI, R/o B-474/A, Double Storey, Brij Vihar, Ghaziabad, U.P.-201011 have changed my name and shall hereafter be known as BHUSHAN NEGI.

It is certified that I have complied with other legal requirements in this connection.

KULBHUSHAN SINGH [Signature (in existing old name)]

I, hitherto known as ANIL KUMAR Son of SHRI. OM PRAKASH, employed as Assistant General Manager in the Tata Consultancy Service Limited, residing at Flat No 73, Pocket No 7, Sector 23, Rohini, Delhi- 110085, have changed my name and shall hereafter be known as ANIL KUMAR RAJPUT.

It is certified that I have complied with other legal requirements in this connection.

ANIL KUMAR [Signature (in existing old name)]

I, hitherto known as RANU BALA KAPOOR W/o VIMAL KUMAR, R/o C-301, Kartik Kunj, Plot No. D-13, Sector-44, Noida, U.P.-201303, have changed my name and to RENU BALA SHARMA.

It is certified that I have complied with other legal requirements in this connection

RANU BALA KAPOOR [Signature (in existing old name)]

I, hitherto known as MUNNA RAJA, Son of KRISHNA KUMAR SAH, a student, residing at Village-Koiria Nizamat, P.O.+P.S-Paroo, District-Muzaffarpur (Bihar),

Pin-843112, have changed my name and shall hereafter be known as Abhinav Gupta.

It is certify that I have complied with other legal requirements in this connection.

MUNNA RAJA [Signature (in existing old name)]

I, hitherto known as SALONI JAIN D/o Sh. NARENDRA BARMECHA, R/o D-15, Ashoka Niketan, Delhi-110092 have changed my name and shall hereafter be known as SALONI BARMECHA.

It is certified that I have complied with other legal requirements in this connection.

SALONI JAIN [Signature (in existing old name)]

I, GAURAV KUMAR son of SUBHASH KUMAR, a Businessman, residing at 1863, Outram Lines Kingsway Camp, Delhi-110009, have changed the name of my minor son SABHYY KUMAR aged 4 years he shall hereafter be known as SHIVEN KUMAR.

It is certified that I have complied withother legal requirements in this connection.

GAURAV KUMAR [Signature of Guardian]

I, hitherto known as JASMEET SINGH Son of BHAGWANT SINGH a Businessman, residing at 65/2, Gautam Nagar, New Delhi-110049, have changed my name and shall hereafter be known as JASMMEET B SINGH.

It is certified that I have complied with other legal requirements in this connection.

JASMEET SINGH [Signature (in existing old name)]

I, hitherto known as PROVAT KUMAR DAS S/o Late BISHNU PADA DAS, employed as Master Warrant Officer in Indian Air Force, residing at Vill. +P.O.-Surekalna, Distt.- Barddhaman, (West Bengal), Pin-713408, have changed my name and shall hereafter be known as PRABHAT KUMAR DAS.

It is certified that I have complied with other Legal requirements in this connection.

PROVAT KUMAR DAS [Signature (in existing old name)]

I, hitherto known as KRISHAN GOPAL KALRA S/o Late SHAM LAL KALRA, R/o 2607, IInd Floor, Hudsone Line, Delhi-110009 have changed my name and shall hereafter be known as KRISHAN KALRA.

It is certified that I have complied with other legal requirements in this connection.

KRISHAN GOPAL KALRA [Signature (in existing old name)]

I, hitherto known as SANJAY KUMAR JAIN S/o Sh. RAM KUMAR JAIN, R/o 262, Rajdhani Enclave, Pitam Pura, Delhi-110034 have changed my name and shall hereafter be known as SANJAY PADAM JAIN.

It is certified that I have complied with other legal requirements in this connection.

SANJAY KUMAR JAIN [Signature (in existing old name)]

I, hitherto known as VINAY KUMAR S/o Sh. VIJAY KUMAR BHASIN, R/o B-117, New Moti Nagar, New Delhi-110015 have changed my name and shall hereafter be known as VINAY KUMAR BHASIN.

It is certified that I have complied with other legal requirements in this connection.

VINAY KUMAR [Signature (in existing old name)]

I, hitherto known as SYLVESTER STANIS S/o FRANCIS STANIS LEPCHA, employed as Service (private sector), residing at CHHOTAMOHAN SINGH JOTE, P.O.-NEW RANGIA, Distt.-DARJEELING, WEST BENGAL have changed my name and shall hereafter be known as SYLVESTER STANIS LEPCHA.

It is certified that I have complied with other Legal requirements in this connection.

SYLVESTER STANIS [Signature (in existing old name)]

I, hitherto known as ARNAM SINGH son of Late SAIN DETA, Resident of H-122, Vikas Puri, New Delhi, have changed my name and now I shall hereafter be known as "HARNAM SINGH"

It is certified that I have complied with other legal requirements in this connection

ARNAM SINGH [Signature (in existing old name)]

I, hitherto known as TARAM SINGH son of HARNAM SINGH, Resident of H-122, Vikas Puri, New Delhi, have changed my name and now I shall hereafter be known as "DHARAM PAL SINGH"

It is certified that I have complied with other legal requirements in this connection

Taram Singh [Signature (in existing old name)]

I, hitherto known as KUMARI SUSHMA, Wife of Shri KUNDAN KUMAR, residing at 886, P&T Colony, Sector-6, R. K. Puram, New Delhi-110022, have changed my name and shall hereafter be known as SUSHMA KUMARI.

It is certified that I have complied with other legal requirements in this connection.

KUMARI SUSHMA

[Signature (in existing old name)]

I, hitherto known as SURYAKANT son of KRISHNA KANT YADAV, employed as Senior Economist/Data Scientist in Indicus Analytics Pvt. Ltd, residing at K-14, 2nd Floor, Near Laxmi Narayan Mandir, Malka Ganj, New Delhi-07, have changed my name and shall hereafter be known as SURYAKANT YADAV.

It is certified that I have completed with other legal requirements in this connection.

SURYAKANT

[Signature (in existing old name)]

I, hitherto known as SONAM @ SONAM SURYAN daughter of Sh. KAMAL SURYAN, residing at RZ-16B, Gali No.1 Main Sagar Pur, New Delhi-110046, have changed my name and shall hereafter be known as SONAM TANWAR SURYAN.

It is certified that I have complied with other legal requirements in this connection.

Sonam @ Sonam Suryan [Signature (in existing old name)]

I, hitherto known as KAMAL KUMAR S/o UMANAND PAUDYAL as a student, residing at H. No.-208, Sector-15A, Noida-201301 (U.P.) have changed my name and shall hereafter be known as KAMAL PAUDAYAL.

It is certified that I have complied with other legal requirements in this connection.

KAMAL KUMAR

[Signature (in existing old name)]

I, Satvinder SINGH KOHLI Son of MALIK SINGH, a Businessman, residing at WZ-143A/6E/1, Street No. 7, New Mahavir Nagar, New Delhi - 110018 have changed the name of my minor son Subjot Kohli aged 17 years and he shall hereafter be known as SUBJOT SINGH KOHLI.

It is certified that I have complied with other legal requirements in this connection.

Satvinder Singh Kohli [Signature of Guardian]

I, hitherto known as SATYAVIR SINGH MUDGIL Son of Sh. RAMESHWAR DUTT, employed as Dy. Postmaster (HSG-II) Accounts in the office of Director New Delhi GPO, New Delhi-110001, residing at H. No. A-66, Raj Park, Delhi-110086, have changed my name and shall hereafter be known as SATYAVIR MUDGAL.

It is certified that I have complied with other legal requirements in this connection

Satyavir Singh Mudgil [Signature (in existing old name)]

### PUBLIC NOTICE

It is for general information that I, NEELAM D/o MAHENDER, residing at VPO Kiloi Dopana district Rohtak Haryana declare that name of my father Mahender and my mother Shakuntla has been wrongly written as Sunil Kumar and Sheela Devi in my educational documents and other documents. The actual name of my father is Mahender and my mother name is Shakuntla respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NEELAM [Signature]

It is for general information that I, SONU KUMAR S/o SUMERA, residing at Jhuggi No:-129, Sanjay Camp, Haider Pur, Delhi-110088 declare that name of my father/my mother has been wrongly written as SUMESH/PHOOLWATI DEVI in my educational documents. The actual name of my father/my mother are SUMERA/PHUL WATI respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SONU KUMAR [Signature]

It is for general information that I, Tula Ram Sahu S/o Late Shree Hiralal Sahu, R/o Vill.-Khilora, P.O.-Hathbandh, Tehsil Simga, Dist.-Balodabazar-Bhatapara declare that name of mine/my father has been wrongly written

as Tula Ram S/o Late Shree Hiralal Sahu in my educational documents service book/license and in other documents. The actual name of mine/my father is Tula Ram Sahu S/o Late Shree Hiralal Sahu respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

Tula Ram Sahu [Signature]

It is for general information that I, KATTA HARISH, Son of Shri. K. M. K. SAIBABA, residing at Police Colony, Chakkargaon, Port Blair Tehsil, South Andaman District, declare that name of mine wrongly written as Harish in my educational documents/service book/license and in the other documents. The actual name of mine is Katta Harish which may be amended accordingly.

It is certified that I have complied with all other legal requirements in this connection.

KATTA HARISH [Signature]

It is for general information that I, RAM CHANDER S/o CHHANGU RAM, residing at K-572, J.J. Colony, Wazirpur, Delhi-110052, declare that name of my father has been wrongly written as DHAG in my Driving License and in the other documents. The actual name of my father is CHHANGU RAM respectively, which may be amended accordingly.

It is certified that i have complied with other legal requirements in this connection.

RAM CHANDER [Signature]

It is for general information that I, MANOJ KUMAR S/o RAM KISHUN MAHTO residing at 1816 Block Dt-Huts, Suraj Park Delhi-110042, declare that name of mine has been wrongly written as MANOJ KUMAR RAI in my driving license and in the other documents. The actual name of mine is MANOJ KUMAR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection

MANOJ KUMAR [Signature]

It is for general information that I, Pradeep Kumar S/o Tara Chand R/o H. No. 726, Main Road, Near Manider Delhi-110039, declare that name of mine has been wrongly written as Pradeep

Kumar in my driving license, the actual name of mine is Pradeep respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

PRADEEP KUMAR [Signature]

It is for general information that I, Nitin Bhardwaj S/o Surender Singh, residing at 40, Shyam Nagar, Okhla, Ind. Estate, New Delhi-110020, declare that name of my father has been wrongly written as Surender Bhardwaj in my educational documents/PAN Card/Adhar Card. The actual name of my father is Surender Singh, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NITIN BHARDWAJ [Signature]

It is for general information that I, Rajesh Kumar S/o Late Sri Jeet Ram, residing at L-502, Green Valley Apartments, Plot No.-18, Sec.-22, Dwarka. Declare that my name has been wrongly written as Rajesh Kumar Singh in my son Anmol Singh's educational documents. The actual name of mine is Rajesh Kumar respectively which may be amended accordingly.

It is certified that I have compiled with legal requirements in this connection.

RAJESH KUMAR [Signature]

It is for general information that I, SIDDHANT SINGH S/o RAJESH KUMAR, residing at L-502, Green Valley Apartments, Plot No.-18, Sec.-22, Dwarka. Declare that my Father's name has been wrongly written as RAJESH KUMAR SINGH in my educational documents. The actual name of my Father is RAJESH KUMAR respectively which may be amended accordingly.

It is certified that I have compiled with legal requirements in this connection.

SIDDHANT SINGH [Signature]

It is for general information that I, RANDEEP SINGH S/o Jan Vijay Singh, resident of #92-B, Sarabha Nagar, 220KV Grid Road, Bhadson Road, Patiala, do hereby declare that the name of my wife has been wrongly written as SUKHWINDER KAUR in the educational document of my son VISHAVJEET SINGH MOMI. The actual name of my wife is SUKHVINDER KAUR which may be amended accordingly.

It is certified that I have complied with all the legal requirements in this connection.

Randeep Singh [Signature]

It is for general information that I, RAJ KUMARI W/o CHANCHAL SINGH R/o C-612, Sangam Vihar, New Delhi-110062, declare that name of mine has been wrongly written as RAJ RANI in my son GURDEEP SINGH'S educational documents and in the other documents. The actual name of mine RAJ KUMARI respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection

RAJ KUMARI [Signature]

I, SUMAN KUMARI D/o Sh. RAM JIYAVAN, residing at C-51, Near M.C.D. Primary School, New Ashok Nagar, Delhi 110096, do hereby declare for general information that the name of my father/mother has been wrongly written as JIYAVAN/GYATRI in my education documents and other documents. The actual name of my father/mother is RAM JIYAVAN/GYATRI DEVI which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUMAN KUMARI [Signature]

It is for general information that I, VARSHA KUMARI D/o Sh. SHYAM SINGH, R/o 30A, Raju Extn., Kakraula Village, Delhi-110078, do hereby declare that the name of my father has been wrongly written as SAHIB SINGH in my 10th and 12th educational certificates issued by C.B.S.E. The actual name of my father is SHYAM SINGH, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VARSHA KUMARI [Signature]

दरभंगा - मोतिहारी ट्रांसिमशन कंपनी लिमिटेड सार्वजनिक सचना

दरभंगा - मोतिहारी ट्रांसिमशन कंपनी लिमिटेड जिसका पंजीकृत कार्यालय एस्सेल हाउस, बी-10 लॉरेंस रोड़, औद्योगिक क्षेत्र, नई दिल्ली-110035 में स्थित है, विद्युत पारेषणा (इलेक्ट्रिसिटी ट्रांसिमशन) के लिए बिजली की लाइनें खड़ी करने या विद्युतीय संयंत्र स्थापित करने के लिए विद्युत अधिनियम 2003 की धारा 164 के तहत सभी शिक्तयां दिए जाने हेतु, जो सरकार द्वारा स्थापित या अनुरक्षित टेलीग्राफ़ के उद्देश्य से या इन्हें स्थापित या बनाए रखने के लिए तार लाईने एवं खंबे लगाने के संबंध में, उन कार्यों के सुचारू समन्वय के लिए आवश्यक दूरभाषिक या टेलीग्राफ़िक संचार के उद्देश्य से जिन्हें भारतीय तार अधिनियम, 1885 के तहत तार प्राधिकरण नियंत्रित करते हैं, और निम्नलिखित ट्रांसिमशन योजनाओं हेतु सर्वेक्षण, निर्माण, इंस्टॉलेशन, निरीक्षण, इरेक्शन और अन्य कार्य प्रारंभ करने के साथ कमीशनिंग, परिचालन, मेंटनेंस और अन्य कार्य किए जाने के लिए, भारत सरकार को आवेदन करते जा रही है।

ट्रांसिमशन योजना का नाम : पूर्वी क्षेत्र सिस्टम सशक्तिकरण योजना-VI योजना के अंतर्गत किए जाने वाले कार्य :

- 1. दरभंगा में 2×500 एमवीए, 400/220 केवी जीआईएस उप-केन्द्र
- 2. मोतिहारी में 2×200 एमवीए, 400/132 केवी जीआईएस उप-केन्द्र
- ट्रिपल कंडक्टर वाली मुजफ्फरपुर (पीजी)-दरभंगा 400 केवी डी/सी ट्रांसिमशन लाइन
- 4. मोतिहारी, 400 केवी 2×डी/सी क्वाड में बाढ़-गोरखपुर 400 केवी डी/सी लाईन का लीलो

योजना के अंतर्गत आने वाली ट्रांसिमशन लाइनें बिहार के निम्निलिखित गांवों, कस्बों और शहरों में से, उनके ऊपर से, आसपास से और बीच से जाएंगी:

• ट्रिपल कंडक्टर वाली मुजफ्फरपुर (पीजी)-दरभंगा 400 केवी डी/सी टांसमिशन लाइन

	गांव का नाम	तहसील/	जिला
सं.		ब्लॉक	
1	2	3	4
01	दरियापुर काफेन, पुरसोत्तमपुर चकला, अगहानगर, बलहिया, मनािरी, अमरख, रघुनाथपुर, रघुनाथपुर खुर्द	कुरहनी	मुजफ्फरपुर
02	नवादा, गलासीपुर, छपरा मेघ, सुतिहारी,जलालपुर	मुशारी	मुजफ्फरपुर
03	सलहा, अथर, मुहम्मदपुर (बिसुनपुर जगदीश)	बोचाह	मुजफ्फरपुर
04	करैलिया, पचरूखी, उसरा, गोबिंदपुर छपरा, मलंगा, चनौली, मुन्नी बंगरी, चांदपुरा	बांदरा	मुजफ्फरपुर

क्रम गांव का नाम

1	2	3	4
05	कंलौजरघाट	कल्याणपुर	समस्तिपुर
06	माधोपुर, गोपालपुर, मुसीमा चौर, डुमरावन दिह, गोरहाईला, पोरिया, हिचौल, थलवारा, रतनपुरा	हनुमाननगर	दरभंगा
07	डेकुलि, चंदनपट्टी, अकबरपुर	हायाघाट	दरभंगा

• मोतिहारी, 400 केवी 2×डी/सी क्वाड में बाढ-गोरखपुर 400 केवी डी/सी लाईन का लीलो

जिला

तहसील/

सं.		ब्लॉक	
01	बदरजमीं,सुंदरपुर,सिरीखुर्द, महुआ, लछमी चक, रोहारा, कैलगढ, शेखपुरा, कैल, नाभिहता, नरहरपुर, मुसहारा, असापुर, बबुहता, पानरवा, गिरधरपुर	बरहरिया	सिवान
02	मैथ देउरा, अहिरौलिया, बैकुण्ठपुर, तन्त्वा, अलापुर, गोडिटोला, लेरवारिया टोला ,शेख परसा, खेटू छापर, मिश्रोलिया, करनपुरा, मांझा, पथराटोला, मांझागढ, जजहवा, पुरैना, दरवा, इसापुर, बिशनपुरा, मोधीपुर पकरिया	बरौली	गोपालगंज
03	सरैया, टिकुलिया, बिनटोली, मेघाटोला, पिपरा, भेलनारि, सलहा, मुरा, नवादा, मननपुर	अरेराज	मोतिहारी ( पूर्वी चंपारण)

रूट अलाइनमेंट की प्रति निम्न हस्ताक्षरकर्ता के कार्यालय में उपलब्ध है। एतद् सूचना आम जनता को दी जाती है ताकि लिखित रूप से निम्न हस्ताक्षरकर्ता के कार्यालय में प्रस्तावित ट्रांसिमशन सिस्टम पर निरीक्षण/अभ्यावेदन इस सूचना के प्रकाशित होने की तिथि से दो महीने के अंदर हो जाऐ। अधिक जानकारी और स्पष्टीकरण के लिए, कृप्या संपर्क करें:

नाम : श्री संजीब गोस्वामी, पद: सहायक वाइस प्रेसीडेंट

कार्यालय पता: पहली मंजिल, विकास टावर, दुर्गा मंदिर के सामने (पूसा रोड के सामने), मालीघाट, बीएमपी-06, मुजफ्फरपुर, बिहार-842001

ईमेल पता: sanjib.goswami@infra.esselgroup.com, टेली./फैक्स नंबर: 0621-2283023

# DARBHANGA-MOTIHARI TRANSMISSION **COMPANY LIMITED**

#### **PUBLIC NOTICE**

DARBHANGA-MOTIHARI TRANSMISSION COMPANY LIMITED having its registered office at Essel House, B-10, Lawrence Road, Industrial Area, New Delhi -110035 intends to apply to the Government of India to confer upon him all the powers under Section 164 of the Electricity Act, 2003 for the placing of electric lines or electrical plant for the transmission of electricity or for the purpose of telephonic or telegraphic communications necessary for the proper coordination of works which telegraph authority possess under the Indian Telegraph Act, 1885 with respect to the placing of telegraph lines and posts for the purpose of a telegraph established or maintained, by the Government or to be so established or maintained and will undertake the survey, construction, installation, inspection, erection and other works to be followed by commissioning, operation, maintenance and other works for the following transmission schemes.

Name of the transmission scheme: Eastern Region System Strengthening Scheme - VI

Works covered under the scheme:

- 2×500 MVA, 400/220 kV GIS Substation at Darbhanga
- 2×200 MVA, 400/132 kV GIS Substation at Motihari
- 400 kV D/C Triple conductor Muzaffarpur (PG) -Darbhanga Transmission Line
- LILO of 400 kV D/C Quad conductor Barh Gorakhpur Transmission Line at Motihari

The transmission line covered under the scheme will pass through, over, around, and between the following villages, towns and cities in the state of Bihar:

400 kV D/C Triple conductor Muzaffarpur (PG) -Darbhanga Transmission Line

Sr. No	Village Names	Block Name	District Name
1	2	3	4
01	Dariapur Kafen, Pursottampur Chakla, Aghanagar, Balahiya, Maniari, Amrakh, Raghunathpur, Raghunathpur Khurd	Kurhani	Muzaffarpur
02	Nawada, Galasipur, Chapra Megh, Sutihari, Jalalpur	Musahari	Muzaffarpur
03	Salha, Athar, Muhammadpur (Bisunpur Jagdish)	Bochahan	Muzaffarpur

1	2	3	4
04	Karaila, Pachrukhi, Usra, Govindpur Chapra, Malanga, Chanauli, Munni Bangri, Chandpura	Bandra	Muzaffarpur
05	Kalaunjarghat	Kalyanpur	Samastipur
06	Madhopur, Gopalpur, Musima Chaur, Dumrawan Dih, Gorhaila, Poiria, Hichaul, Thalwara, Ratanpura	Hanuman- nagar	Darbhanga
07	Dekuli, Chandanpatti, Akbarpur	Hayaghat	Darbhanga

LILO of 400 kV D/C Quad conductor Barh - Gorakhpur Transmission Line at Motihari:

Sr. Village Name		Block	District
No.		Name	Name
1	2	3	4

Siwan

01 Badarzamin, Sundarpur, Barharia Siari Khurd, Mahua, Lachhami chak, Rohara, Kailgarh Shaikhpura, Kail, Nabhihata, Narharpur, Musahara, Asapur, Babuhata, Panrwa, Girdharpur

1	2	3	4	
02	Math Deuria, Ahiraulia,	Barauli	Gopalganj	
	Baikunthpur, Tanrwa,		1 & 3	
	Alapur, Goditola, Lerwariya			
	Tola, Shaikh Parsa, Khedu	•		
	Chhapar, Misrauliya,			
	Karanpura, Manjha,			
	Pathratola, Manjhagarh,			
	Jajhwa, Puraina, Darwa,			
	Isapur, Bishanpura,			
	Modhipur Pakaria,			
03	Saraiya, Tikulia, Bintoli,	Areraj	Motihari	
	Meghatola, Pipra, Bhelana	ari,		
	Salha, Mura, Nawada,	,		
	Mananpur			

Copy of the route alignment is available in the office of the undersigned. Notice is hereby given to the general public to make observation/representation on the proposed transmission system within two months from the date of publication of this notice to the office of the undersigned in writing. For further particulars and clarifications please contact:

Name: Mr. Sanjib Goswami, Designation: Assistant Vice President

Office Address: 1st Floor, Vikas Tower, Infront of Durga Mandir (facing Pusa Road), Malighat, BMP - 06, Muzaffarpur, Bihar - 842001

Email Address: sanjib.goswami@infra.esselgroup.com, Tel/Fax No.: 0621-2283023

# नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड

मुंबई-400051

नेशनल स्टॉक एक्सचेंज (फ्यूचर एंड ऑप्शन खंड) कारोबारी विनियमों के मसौदा संशोधन, जैसािक नीचे दिए गए हैं, सामान्य धारा अधिनियम, 1897 की धारा 23 के उपबंधों के अनुसरण में भारत के शासकीय राजपत्र में प्रकािशत किए जाते हैं। उक्त विनियमों के लिए प्रस्तािवत संशोधनों पर कोई प्रेक्षण रखने वाला कोई व्यक्ति इन्हें राजपत्र में इस प्रकाश की तारीख से पन्द्रह दिन के भीतर लिखित में अधोहस्ताक्षरी को एक्सचेंज प्लाजा, सी-1, ब्लॉक जी, बांद्रा-कुर्ला काम्प्लेक्स, ब्रांदा (पूर्व), मुंबई-400051 को भेज सकता है। उपरोक्त तारीख के पश्चात प्राप्त प्रेक्षणों पर मसौदा संशोधनों पर विचार करते समय ध्यान में नहीं रखा जाएगा।

(1) मौजूदा विनियम 3.6क के पश्चात अध्याय-3 में विनियम 3.6ख के रूप में निम्नलिखित खंड को अंत:स्थापित किए जाने का प्रसताव है:-

उद्धरण चिहन शुरू

3.6ख संविदा नोट में मार्जिन और/या अतिरिक्त मार्जिन की जमा के संबंध में संघटक द्वारा अपालन बताते हुए अभियुक्ति शामिल होगी।

उद्धरण चिहन बंद

(2) मौजूदा विनियम 3.9.7 के पश्चात अध्याय-3 में विनियम 3.9.8 के रूप में निम्नलिखित खंड को अंत:स्थापित किए जाने का प्रस्ताव है :-

उद्धरण चिहन श्रू

3.9.8 यदि कारोबारी सदस्य ने संघटक से मार्जिन की मांग की थी और संघटक इन मार्जिन मांगों का अनुपालन करने में विफल रहा है तो ऐसी मार्जिन मांगों के अपालन के कारण लेनदेनों के लिए कारोबारी सदस्य द्वारा जारी संविदा नोट में इसे विनिर्दिष्ट करते हुए अभिय्कृति दी जाएगी। उदाहरण के लिए अभिय्कृति जैसे "मार्जिन प्रदान नहीं किया गया"।

उद्धरण चिहन बंद

- (3) निम्नलिखित वाक्य "यदि अपील दायर करने वाला संघटक है, जिसका दावा या प्रति दावा 10,00,000/- रुपए से अधिक नहीं है तो ऐसे पक्ष द्वारा देय फीस 10,000/- रुपए से अधिक नहीं होगी और कोई अतिरिक्त फीस और विवाचन की अन्य लागत एक्सचेंज और एक्सचेंज के आईपीएफ द्वारा या ऐसी राशि जो समय-समय द्वारा संबद्ध प्राधिकारी द्वारा विनिर्धारित की जाती है, समान रूप से वहन की जाएगी।" को अध्याय 5 में विनियम 5.21 के खंड (क) में पहले वाक्य के पश्चात अत:स्थापित किए जाने का प्रस्ताव है।
- (4) मौजूदा विनियम 6.1.20 के पश्चात अध्याय-6 में विनियम 6.1.21 के रूप में निम्नलिखित खंड अंत:स्थापित किए जाने का प्रस्ताव है:-

उद्धरण चिहन श्रू

6.1.21 कारोबारी सदस्य, उपर्युक्त विनियम 3.9.8 के तहत यथा उल्लिखित संघटकों को की गई मार्जिन मांग और उन संघटकों ने इसका अनुपालन नहीं किया है, का सत्यापित करने योग्य रिकार्ड रखेगा।

उद्धरण चिहन बंद

कृते नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड

आर. जयकुमार

प्राधिकृत हस्ताक्षरी

टिप्पणी: हिन्दी पाठ में अंतर की दशा में अंग्रेजी पाठ अभिभावी होगा।

प्रतिभूति संविदा (विनियम) नियमावली, 1957 के नियम 18 की अपेक्षाओं के अनुसार, नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड के प्रस्तावित संशोधन, जैसािक नीचे दिए गए हैं, सामान्य धारा अधिनियम, 1897 की धारा 23 के उपबंधों के अनुसार भारत के शासकीय राजपत्र में प्रकाशित किए जाते हैं। उप-विधियों के प्रस्तावित संशोधनों पर कोई प्रेक्षण रखने वाला कोई व्यक्ति इन्हें राजपत्र में इस प्रकाशन की तारीख से पन्द्रह दिन के भीतर लिखित में अधोहस्ताक्षरी को एक्सचेंज प्लाजा, सी-1, ब्लॉक जी, बांद्रा-कुर्ला काम्प्लेक्स, ब्रांद्रा (पूर्व), मुंबई-400051 को भेज सकता है। उपरोक्त 15 दिन की अविध के पश्चात प्राप्त प्रेक्षणों पर मसौदा संशोधनों पर विचार करते समय ध्यान में नहीं रखा जाएगा।

 अध्याय-XI में "परिभाषाएं" खंड में निम्नलिखित खंड अंतः स्थापित किया जाता है:-उद्धरण चिहन श्रू

"ग्राह्य दावा मूल्य" का तात्पर्य निवेशक शिकायत समाधान समिति या पैनल द्वारा पता लगाए गए और निदेशों या आदेश में दर्ज संघटक को ग्राह्य दावा मूल्य से है।

उद्धरण चिहन बंद

2. निम्नलिखित वाक्य को अध्याय-XI की उप-विधि 1 के अंत में अंत:स्थापित किए जाने का प्रस्ताव है :-

उद्धरण चिहन श्रू

एक्सचेंज की उप-विधि 1 के प्रावधानों में यथा उल्लिखित ऐसे विवादों और पक्षों के लिए विवाचन में, ऐसी प्रक्रियाएं अपना कर जो इस अध्याय के तहत इसके द्वारा यथा विनिर्धारित की जाती हैं, सुविधा देने का हकदार है, जिसमें निवेशक शिकायत समाधान पैनल (आईजीआरपी) के निदेशों या आदेश के विरुद्ध कारोबारी सदस्य द्वारा दायर विवाचन संदर्भ शामिल है।

उद्धरण चिहन बंद

3.(क) अध्याय-XI में उप-विधि 13क के रूप में निम्नलिखित खंड को अंत:स्थापित किए जाने का प्रस्ताव है :-

उद्धरण चिहन शुरू

- (13क) (i) ऐसे मामलों में जिनमें कारोबारी सदस्य एक्सचेंज को संघटक के पक्ष में आईजीआरपी के आदेश के विरुद्ध विवाचन को जारी रखने के लिए अपने इरादे को आईजीआरपी आदेश के हस्ताक्षर से 7 दिन के अंदर सूचित करता है, और ग्राहय दावा मूल्य दस लाख रुपए से अधिक नहीं है तब ग्राहय दावा मूल्य का 50 प्रतिशत या पचहत्तर हजार रुपए, जो भी कम हो, संघटक को एक्सचेंज की निवेशक संरक्षण निधि (आईपीएफ) से जारी किए जाएंगे।
  - (ii) यदि उपर्युक्त के खंड (i) में यथा उल्लिखित मामले में संघटक के पक्ष में विवाचन अवार्ड है या विवाचन के लिए सीधे दाखिल किए गए मामले में संघटक के पक्ष में विवाचन अवार्ड दस लाख रुपए से अधिक नहीं है और सदस्य ऐसे विवाचन अवार्ड के विरुद्ध अवार्ड की प्राप्ति की तारीख से 7 दिनों के भीतर अपील दायर करने या ऐसे विवाचन अवार्ड को निरस्त करने के लिए न्यायालय में याचिका दायर करने या विवाचन और सुलह अधिनियम, 1996 की धारा 33 के तहत आवेदन दायर करने के इरादे को संसूचित करता है तो अवार्ड राशि का 50 प्रतिशत का सकारात्मक अंतर या एक लाख पचास हजार रुपए, जो भी संघटक को आईपीएफ से पहले जारी की गई राशि को घटाने के पश्चात कम है, एक्सचेंज के आईपीएफ से संघटक को जारी की जाएगी।

यदि अवार्ड राशि का 50 प्रतिशत या एक लाख पचास हजार रुपए, जो भी कम हो, संघटक को ग्राह्य दावे के अनुसार पहले जारी की गई राशि से अधिक है, तो उसे उपर्युक्त के लिए सकारात्मक अंतर के रूप में माना जाएगा।

(iii) यदि अपीलीय विवाचन अवार्ड संघटक के पक्ष में है और कारोबारी सदस्य अपीलीय अवार्ड को निरस्त करने के लिए विवाचन एवं सुलह अधिनियम, 1996 की धारा 34 या धारा 33 के तहत आवेदन न्यायालय में याचिका दायर करने का इरादा अपीलीय अवार्ड की प्राप्ति से 7 दिन के भीतर संसूचित करता है, तो अपीलीय अवार्ड में निर्धारित राशि का 75 प्रतिशत का सकारात्मक अंतर या दो लाख रुपए, जो भी कम हो, आईपीएफ से संघटक को पहले जारी किसी राशि को कम करने के पश्चात एक्सचेंज के आईपीएफ से संघटक को जारी की जाएगी।

यदि अवार्ड राशि का 75 प्रतिशत या दो लाख रुपए, जो भी कम हो, आईपीएफ से संघटक को पहले जारी की गई राशि के अधिक है, तो उसे उपर्युक्त प्रयोजन के लिए सकारात्मक अंतर के रूप में माना जाएगा।

- (iv) आईपीएफ से संघटक को उक्त राशियां जारी करने से पहले एक्सचेंज आईपीएफ से राशि को जारी करने के विरुद्ध संघटक से उचित वचन या क्षतिपूर्ति प्राप्त करेगा ताकि संघटक के विरुद्ध कार्यवाही का निर्णय लेने के मामले में संघटक को इस प्रकार जारी की गई राशि की वापसी को स्निश्चित किया जा सके।
- (v) यदि यह प्रेक्षित किया जाता है कि संघटक द्वारा या तो व्यक्तिगत रूप से या कारोबारी सदस्य (यों) के साथ या अन्य हिस्सेदारों के साथ मिलीभगत से उपर्युक्त खंड (i) से (iv) का दुरुपयोग करने का प्रयास किया गया है, तो कार्रवाई करने के लिए सेबी की शक्तियों के प्रति बिना किसी पूर्वाग्रह के इस संबंध में ऐसे किसी व्यक्ति के विरुद्ध संबद्ध प्राधिकारी द्वारा इन प्रावधानों का अब से लाभ प्राप्त करने में इस प्रकार शामिल व्यक्ति की निरर्हता सहित उपयुक्त कार्रवाई की जाएगी।
- (vi) ग्राह्य दावे के अनुसार आईपीएफ से संघटक को जारी राशि को एक्सचेंज/ नेशनल सिक्योरिटीज़ क्लीयरिंग कारपोरेशन लिमिटेड (एनएससीसीएल) के पास करोबारी सदस्य की अवरुद्ध राशि सिहत जमा या संपार्श्विक या कोई अन्य राशि से आईपीएफ को वापस प्रतिपूर्ति की जाएगी और शेष राशि को निम्नलिखित मामलों में संघटक को अदा किया जाएगा:
- (क) ग्राह्य दावा राशि का पता लगाने के आईजीआरपी के हस्ताक्षर करने की तारीख से 7 दिन के अंदर कारोबारी सदस्य एक्सचेंज को विवाचन का मामला संदर्भित करने का अपना इरादा संसूचित करेगा और विनिर्धारित समय-सीमा अर्थात तीन वर्ष में विवाचन को मामला भेजने में विफल रहता है।
- (ख) कारोबारी सदस्य अवार्ड प्राप्ति की तारीख से 7 दिन के भीतर विवाचन अवार्ड के विरुद्ध अवार्ड के परिशोधन या सुधार के लिए विवाचन और सुलह अधिनियम, 1996 की धारा 33 के तहत न्यायालय या अनुरोध करने के इरादे को एक्सचेंज के अपीलीय विवाचकों के समक्ष अपील दायर करने के अपने इरादे को एक्सचेंज को सूचित करने में विफल रहता है।
- (ग) कारोबारी सदस्य एक्सचेंज को एक्सचेंज या न्यायालय के अपीलीय विवाचकों के समक्ष अपील दायर करने के अपने इरादे को सूचित करता है परंतु विनिर्धारित समय-सीमा (अपीलीय विवाचन के मामले में अवार्ड की प्राप्ति की तारीख से एक महीना और न्यायालय में याचिका के मामले में अवार्ड की प्राप्ति की तारीख से तीन महीने) के भीतर उसे दायर करने में विफल रहता है।
  - ऐसे मामलों के लिए जिनमें अवार्ड के स्पष्टीकरण या परिशोधन के लिए विवाचन और सुलह अधिनियम, 1996 की धारा 33 के तहत अनुरोध किया जाता है, उपर्युक्त उल्लिखित अपील के मामले में एक महीना और याचिका के मामले में तीन महीने की अविध कारोबारी सदस्य द्वारा धारा 33 के तहत आवेदन विवाचक द्वारा पारित आदेश की प्राप्ति की तारीख से होगी।
- (घ) विवाचन या अपीलीय विवाचन या न्यायालय कार्यवाही के समापन के पश्चात संघटक के पक्ष में मामले का निर्णय हो जाता है और कारोबारी सदस्य निर्णय लेता है कि मामले को और आगे जारी नहीं रखा जाएगा।
- (vii) यिद संघटक कार्यवाही की किसी अवस्था में हार जाता है और निर्णय लेता है कि मामले को आगे जारी नहीं रखा जाएगा, तो संघटक आईपीएफ से जारी राशि को एक्सचेंज के आईपीएफ को रिफंड करेगा। यदि संघटक आईपीएफ से जारी राशि को पूरा करने में विफल रहता है तो संघटक (संघटक के पैन के आधार पर) को किसी एक्सचेंज में ट्रेड करने की अनुमति उस समय तक नहीं होगी जब तक कि राशि को आईपीएफ को रिफंड नहीं करता। इसके अलावा, संघटक के डीमेट खाते (खातों) में पड़ी प्रतिभूतियों को ऐसे समय तक कीलित किया जाएगा जब तक संघटक आईपीएफ को राशि रिफंड नहीं करता।
- (viii) एक्सचेंज को ऐसे संघटक जिसको खंड (vii) में यथा उल्लिखित आईपीएफ से उसको जारी राशि को पूरा करने में विफल रहता है तो आईपीएफ को देय किसी राशि को वसूल करने के प्रयोजन से न्यायालय में कोई कार्यवाही शुरू करने का अधिकार प्राप्त है।

# उद्धरण चिहन बंद

- (ख) इसके फलस्वरूप, मौजूदा उप-विधि 13क को उप-विधि 13ख के रूप में पुन:क्रमांकित किए जाने का प्रस्ताव है और इसे निम्नानुसार संशोधित किए जाने का प्रस्ताव है :-
- (i) "जहां कारोबारी सदस्य के विरुद्ध विवाचन अवार्ड पारित किया जाता है ......"शब्दों से पहले आने वाले" ऐसे मामलों में उप-विधियों में विहित कुछ भी होने के बावजूद" शब्दों को हटाए जाने का प्रस्ताव है और इसके स्थान पर" ऐसे मामलों के लिए जो उपर्युक्त उप-विधि 13क के दायरे के अंदर आने वाले मामलों को छोड़कर" अंत:स्थापित किए जाने का प्रस्ताव है।
- (ii) पहले पैरा की अंतिम पंक्ति में उल्लिखित उप-विधि संख्या "13ख" को उप-विधि संख्या "13ग" के साथ प्रतिस्थापित किए जाने का प्रस्ताव है।
- (ग) इसके फलस्वरूप, मौजूदा उप-विधि 13ख को उप-विधि 13ग के रूप में पुन:क्रमांकित किए जाने का प्रस्ताव है और इसे निम्नान्सार नई उप-विधि के साथ प्रतिस्थापित किया जाएगा -

# उद्धरण चिहन श्रूरू

13(ग) (क) एक्सचेंज अवार्डी को उपर्युक्त उप-विधि 13ख में यथा निर्दिष्ट अलग खाते में रखी गई विवाचन अवार्ड की राशि के लिए अलग रखी गई राशि पर अर्जित ब्याज सिहत भुगतान करेगा, यदि कारोबारी सदस्य एक्सचेंज को न्यायालय में अवार्ड या अपीलीय अवार्ड को चुनौती देने में अपनी इच्छा को अवार्ड की प्राप्ति के 7 दिन के अंदर संसूचित करने में विफल रहता है।

इसके अलावा, एक्सचेंज अपीलीय विवाचक या न्यायालय के समक्ष अपील दायर करने के लिए ज्योंहि समय समाप्त हो जाता है और कोई अपील दायर न की गई हो तो अवार्ड की राशि जारी करेगा।

- (ख) एक्सचेंज अवार्डी को अलग रखी गई राशि पर अर्जित ब्याज सहित अपीलीय विवाचन अवार्ड का भुगतान करेगा ज्योंहि :
  - अधिनियम की धारा 34 के तहत ऐसे अपीलीय विवाचन अवार्ड को निरस्त करने के लिए न्यायालय में आवेदन करने का समय समाप्त हो गया है और कोई आवेदन नहीं किया गया है, या
  - ii. अधिनियम की धारा 34 के तहत ऐसे अपीलीय विवाचन अवार्ड को निरस्त करने के लिए न्यायालय को आवेदन दिया गया है, जिसे ऐसे न्यायालय द्वारा मना कर दिया गया है, या
  - iii. अधिनियम की धारा 34 के तहत ऐसे अपीलीय विवाचन अवार्ड को निरस्त करने के लिए आवेदन दिया गया है, परंतु जहां तारीख, जिस पर आवेदन करने वाले पक्ष ने अपीलीय विवाचन अवार्ड प्राप्त किया है, से तीन महीने की अविध के भीतर ऐसे न्यायालय दवारा कोई स्थगन प्रदान नहीं किया गया है।

# उद्धरण चिहन बंद

- 4. अध्याय-XII की मौजूदा उप-विधि 22 को निम्नान्सार संशोधित किए जाने का प्रस्ताव है:
  - (i) "पर एक्सचेंज को अदा किए जाने वाले प्रभार" शब्दों के पश्चात आने वाले "एकत्रित आस्तियां" शब्दों को हटाए जाने का प्रस्ताव है।
  - (ii) "चूककर्ता समिति के खाते में अंतरित राशियां" शब्दों को "ऐसी राशि होगी जैसाकि संबद्ध प्राधिकारी द्वारा समय-समय पर विनिर्धारित की जाती है" शब्दों से पहले अंत:स्थापित किए जाने का प्रस्ताव है।
- 5. (1) अध्याय-XIII में मौजूदा उप-विधि 3 के पश्चात उप-विधि 4 के रूप में निम्नलिखित खंड अंतःस्थापित किए जाने का प्रस्ताव है :-

# उद्धरण चिहन शुरू

- (4) ट्रस्ट को नीचे उल्लिखित मामलों में प्रत्येक संघटक के लिए अनुमत्य अधिकतम सीमा के अध्यधीन आईपीएफ से राशियों के उपयोग की शक्ति होगी :
- (i) ऐसे मामलों जिनमें कारोबारी सदस्य एक्सचेंज को आईजीआरपी आदेश के हस्ताक्षर की तारीख से 7 दिन के भीतर संघटक के पक्ष में आईजीआरपी के आदेश के विरुद्ध विवाचन जारी रखने का अपना इरादा एक्सचेंज को सूचित करता है और ग्राह्य दावा मूल्य दस लाख रुपए से अधिक नहीं है तो ग्राह्य दावा मूल्य का 50 प्रतिशत या पचहत्तर हजार रुपए, जो भी कम हो, एक्सचेंज के आईपीएफ से संघटक को जारी किया जाएगा।
- (ii) यदि उपर्युक्त खंड (i) में यथा उल्लिखित मामले में विवाचन अवार्ड संघटक के पक्ष में है या संघटक के पक्ष में विवाचन अवार्ड दस लाख रुपए से अधिक नहीं है और मामले में विवाचन के लिए सीधे दायर किया गया है और सदस्य ऐसे विवाचन अवार्ड के विरुद्ध अवार्ड की प्राप्ति की तारीख से 7 दिन के भीतर अपील दायर करने या विवाचन और सुलह अधिनियम, 1996 की धारा 33 के तहत आवेदन या ऐसे विवाचन को निरस्त करने के लिए न्यायालय में याचिका दायर करने का अपना इरादा संसूचित करता है, तो अवार्ड राशि का 50 प्रतिशत का सकारात्मक अंतर या एक लाख पचास हजार रुपए, जो भी आईपीएफ से संघटक को पहले जारी की गई किसी राशि को घटाने के पश्चात कम हो, एक्सचेंज के आईपीएफ से संघटक को जारी की जाएगी। यदि अवार्ड राशि का 50 प्रतिशत या एक लाख पचास हजार रुपए, जो भी कम हो, संघटक के ग्राह्य दावे के अनुसार पहले ही जारी राशि से अधिक है तो इसे उपर्युक्त के लिए सकारात्मक अंतर के रूप में माना जाएगा।
- (iii) यदि अपीलीय अवार्ड संघटक के पक्ष में है और कारोबारी सदस्य धारा 34 के तहत या विवाचन और सुलह अधिनियम, 1956 की धारा 33 के तहत आवेदन अपीलीय विवाचन अवार्ड के निरस्त करने के लिए न्यायालय में याचिका दायर करने का इरादा अपीलीय अवार्ड की प्राप्ति से 7 दिन के भीतर संसूचित करता है, तो अपीलीय विवाचन अवार्ड में निर्धारित राशि के 75 प्रतिशत का सकारात्मक अंतर या दो लाख रुपए, जो भी कम हो, आईपीएफ से संघटक को पहले से जारी किसी राशि को घटाने के पश्चात एक्सचेंज के आईपीएफ से संघटक को जारी की जाएगी। यदि अवार्ड राशि का 75 प्रतिशत या दो लाख रुपए, जो भी कम हो, आईपीएफ से संघटक को पहले से जारी राशि से अधिक है तो इसे उपर्युक्त प्रयोजन के लिए सकारात्मक अंतर के रूप में माना जाएगा।
- (iv) संघटक को आईपीएफ से उक्त राशियों को जारी करने से पहले एक्सचेंज आईपीएफ में राशि जारी करने के विरुद्ध संघटक से उचित वचन या क्षितिपूर्ति प्राप्त करेगा तािक संघटक के विरुद्ध कार्यवाही का निर्णय लेने के मामले में संघटक को इस प्रकार जारी की गई राशि की वापसी को स्निश्चित किया जा सके।
- (v) यदि यह प्रेक्षित किया जाता है कि संघटक द्वारा या तो व्यक्तिगत रूप से कारोबारी सदस्य (यों) के साथ या अन्य हिस्सेदारों के साथ मिलीभगत से उपर्युक्त खंड (i) से (iv) का दुरुपयोग करने का प्रयास किया गया है, तो कार्रवाई करने के लिए सेबी की शक्तियों के प्रति बिना किसी पूर्वाग्रह के इस संबंध में ऐसे किसी व्यक्ति के विरुद्ध संबद्ध प्राधिकारी द्वारा इन प्रावधानों का अब से लाभ प्राप्त करने में इस प्रकार शामिल व्यक्ति की निरर्हता सहित उपयुक्त कार्रवाई की जाएगी।
- (vi) ग्राहय दावे के अनुसार आईपीएफ से संघटक को जारी राशि को एक्सचेंज/ नेशनल सिक्योरिटीज़ क्लीयरिंग कारपोरेशन लिमिटेड (एनएससीसीएल) के पास करोबारी सदस्य की अवरुद्ध राशि सिहत जमा या संपार्श्विक या कोई अन्य राशि से आईपीएफ को वापस प्रतिपूर्ति की जाएगी और शेष राशि को निम्नलिखित मामलों में संघटक को अदा किया जाएगा:
  - (क) ग्राह्य दावा राशि का पता लगाने के आईजीआरपी के निदेशों के हस्ताक्षर करने की तारीख से 7 दिन के अंदर कारोबारी सदस्य एक्सचेंज को विवाचन को मामला संदर्भित करने का अपना इरादा संसूचित करता है और विनिर्धारित समय-सीमा अर्थात तीन वर्ष में विवाचन को मामला भेजने में विफल रहता है।

- कारोबारी सदस्य अवार्ड प्राप्ति की तारीख से 7 दिन के भीतर विवाचन अवार्ड के विरुद्ध अवार्ड के परिशोधन (ख) या स्धार के लिए विवाचन और स्लह अधिनियम, 1996 की धारा 33 के तहत अन्रोध या न्यायालय या एक्सचेंज के अपीलीय विवाचकों के समक्ष अपील दायर करने के अपने इरादे को एक्सचेंज को सूचित करने में विफल रहता है।
- कारोबारी सदस्य एक्सचेंज को एक्सचेंज या न्यायालय के अपीलीय विवाचकों के समक्ष अपील दायर (ग) करने के अपने इरादे को सूचित करता है परंत् विनिर्धारित समय-सीमा (अपीलीय विवाचन के मामले में अवार्ड की प्राप्ति की तारीख से एक महीना और न्यायालय में याचिका के मामले में अवार्ड की प्राप्ति की तारीख से तीन महीने) के भीतर उसे दायर करने में विफल रहता है। ऐसे मामलों के लिए जिनमें अवार्ड के स्पष्टीकरण या परिशोधन के लिए विवाचन और स्लह अधिनियम, 1996 की धारा 33 के तहत अन्रोध किया जाता है, उपर्युक्त उल्लिखित अपील के मामले में एक महीना और याचिका के मामले में तीन महीने की अवधि कारोबारी सदस्य द्वारा धारा 33 के तहत आवेदन विवाचक द्वारा पारित आदेश की प्राप्ति की तारीख से होगी।
- विवाचन या अपीलीय विवाचन या न्यायालय कार्यवाही के समापन के पश्चात संघटक के पक्ष में मामले का (घ) निर्णय हो जाता है और कारोबारी सदस्य निर्णय लेता है कि मामले को और आगे जारी नहीं रखा जाएगा।
- यदि संघटक कार्यवाही की किसी अवस्था में हार जाता है और निर्णय लेता है कि मामले को आगे जारी नहीं रखा (vii) जाएगा, तो संघटक आईपीएफ से जारी राशि को एक्सचेंज के आईपीएफ को वापस रिफंड करेगा। यदि संघटक आईपीएफ से जारी राशि को पूरा करने में विफल रहता है तो संघटक (संघटक के पैन के आधार पर) को किसी एक्सचेंज में ट्रेड करने की अन्मति उस समय तक नहीं होगी जब तक कि राशि को आईपीएफ को रिफंड नहीं करता। इसके अलावा, संघटक के डीमेट खाते (खातों) में पड़ी प्रतिभूतियों को ऐसे समय तक कीलित किया जाएगा जब तक संघटक आईपीएफ को राशि रिफंड नहीं करता।
- एक्सचेंज को ऐसे संघटक जिसको उपर्युक्त खंड (vii) में यथा उल्लिखित आईपीएफ से उसको जारी राशि को पूरा करने में विफल रहता है तो आईपीएफ को देय किसी राशि को वसूल करने के प्रयोजन से न्यायालय में कोई कार्यवाही श्रू करने का अधिकार प्राप्त है।

उद्धरण चिहन बंद

5(2) अध्याय-XIII में नई उप-विधि 4 के पश्चात उप-विधि 5 के रूप में निम्नलिखित खंड निम्नान्सार अंत:स्थापित किए जाने का प्रसताव किया जाता है।

# उद्धरण चिहन श्रू

ट्रस्ट को समय-समय पर सेबी या बोर्ड द्वारा यथा निर्धारित निवेशकों को सेवाएं प्रदान करने से संबंधित व्ययों या दावों को पूरा करने के लिए आईपीएफ के कार्पस और कार्पस पर अर्जित ब्याज को उपयोग करने की शक्ति होगी।

# उद्धरण चिहन बंद

उपर्युक्त के फलस्वरूप, यह प्रस्ताव किया जाता है कि अध्याय-XIII की मौजूदा उप-विधियों (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16) और (17) को क्रमश: (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16), (17), 18) और (19) के रूप में प्न:क्रमांकित किया जाए।

> कृते नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड आर. जयकुमार प्राधिकृत हस्ताक्षरी

**टिप्पणी :** हिन्दी पाठ में अंतर की दशा में अंग्रेजी पाठ अभिभावी होगा।

#### NATIONAL STOCK EXCHANGE OF INDIA LIMITED

#### Mumbai-400051

The draft amendments to the National Stock Exchange (Futures & Options Segment) Trading Regulations as given hereunder are published for criticism in accordance with the provisions of Section 23 of the General Clauses Act, 1897 in the Official Gazette of India. Any person having any observations on the proposed amendments to the said Regulations can send the same in writing to the undersigned at the Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (East), Mumbai 400 051 within fifteen days from the date of this publication in the Gazette. The observations received after the aforementioned date will not be considered when the draft amendments will be taken for consideration.

(1) The following clause is proposed to be inserted as Regulation 3.6B in Chapter 3 after the existing Regulation 3.6A:-

#### Quote

3.6B The Contract Note shall include a remark stating non-compliance by the Constituent with regards to deposit of margin and/or additional margin.

#### Unquote

(2) The following clause is proposed to be inserted as Regulation 3.9.8 in Chapter 3 after the existing Regulation 3.9.7:-

#### Quote

3.9.8 In case the Trading Member has made margin calls to the Constituent and the Constituent has failed to comply with these margin calls, then the contract note issued by the Trading member for the transactions owing to non-compliance of such margin calls would bear a remark specifying the same. For e.g. remark like "\* - margin not provided"

### Unquote

- (3) The following sentence "If the party preferring the appeal is a Constituent whose claim or counter claim does not exceed Rs. 10,00,000/- then the fee payable by such party shall not exceed Rs. 10, 000/- and any additional fee and other cost of arbitration shall be borne by the Exchange and IPF of the Exchange equally or such amount as may be prescribed by the Relevant Authority from time to time." is proposed to be inserted after the first sentence in clause (a) of Regulation 5.21 in Chapter 5.
- (4) The following clause is proposed to be inserted as Regulation 6.1.21 in Chapter 6 after the existing Regulation 6.1.20:-

### Quote

6.1.21. Trading Member shall maintain a verifiable record of margin calls made to the Constituents as mentioned under Regulation 3.9.8 above and that the Constituents have not complied with the same.

# Unquote

For National Stock Exchange of India Limited

R. JAYAKUMAR

**Authorised Signatory** 

As per the requirements of Rule 18 of the Securities Contracts (Regulation) Rules, 1957, the proposed amendments to the Byelaws of National Stock Exchange of India Limited, as given hereunder, are published for criticism in accordance with the provisions of Section 23 of the General Clauses Act, 1897 in the Official Gazette of India. Any person having any observations on the proposed amendments to the Byelaws can send the same in writing to the undersigned at the Exchange Plaza, Plot C-1, Block G, Bandra Kurla Complex, Bandra (East), Mumbai 400 051 within fifteen days from the date of this publication in the Gazette. The observations received after the aforementioned period of 15 days will not be considered when the draft amendments will be taken for consideration.

1. The following clause is inserted in the 'Definitions' clause in Chapter XI -

#### Quote

'Admissible claim value' shall mean the claim value admissible to the Constituent as ascertained by the Investor Grievance Redressal Committee or Panel and recorded in the directions or order.

#### Unquote

2. The following sentence is proposed to be inserted at the end of Byelaw 1 of Chapter XI:-

#### Quote

The Exchange shall be entitled to facilitate arbitration for such disputes and parties as mentioned in the provisions of Byelaw 1, including the arbitration reference filed by Trading Member against the directions or order of the Investor Grievance Redressal Panel (IGRP), by adopting such procedures as may be prescribed by it under this Chapter.

#### Unquote

3. (A) The following clause is proposed to be inserted as Byelaw 13A in Chapter XI -

#### Quote

- (13A) (i) In cases where the Trading Member informs the Exchange of his intention to pursue arbitration against the order of the IGRP in favour of the Constituent, within 7 days from the date of signing of IGRP order, and the admissible claim value is not more than Rupees Ten Lakhs then 50% of the admissible claim value or Rupees Seventy-Five thousand, whichever is less, shall be released to the Constituent from Investor Protection Fund (IPF) of the Exchange.
  - (ii) In case the arbitration award is in favour of the Constituent in the matter as mentioned in clause (i) above or Arbitration award in favour of the Constituent is not more than Rupees Ten Lakhs in the matter directly filed for arbitration and the Member conveys his intention of preferring appeal against such arbitral award or filing petition in Court to set aside such arbitral award or Application u/s 33 of Arbitration and Conciliation Act, 1996, within 7 days from the date of receipt of the award, then a positive difference of 50% of the award amount or Rupees One Lakh Fifty Thousand, whichever is less after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from IPF of the Exchange.
    - In case 50% of the award amount or Rupees One Lakh Fifty Thousand, whichever is less, exceeds the amount already released as per admissible claim of the Constituent, then the same shall be construed as positive difference for the above.
  - (iii) In case the appellate arbitration award is in favour of the Constituent and the Trading Member conveys his intention of filing petition in court to set aside the appellate arbitration award u/s 34 or application u/s 33 of the Arbitration and Conciliation Act, 1996, within 7 days from the receipt of the appellate award, then a positive difference of 75% of the amount determined in the appellate arbitration award or Rupees Two Lakhs, whichever is less, after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from the IPF of the Exchange.

In case 75% of the award amount or Rupees Two Lakhs whichever is less, exceeds the amount already released to the Constituent from IPF, then the same shall be construed as positive difference for the above purpose.

- (iv) Before release of the said amounts from the IPF to the Constituent, the Exchange shall obtain appropriate undertaking or indemnity from the Constituent against the release of the amount from IPF, to ensure return of the amount so released to the Constituent, in case the proceedings are decided against the Constituent.
- (v) If it is observed that there is an attempt by Constituent either individually or through collusion with Trading Member(s) or with any other stakeholders, to misuse the clauses (i) to (iv) above, then without prejudice to the powers of SEBI to take action, appropriate action in this regard shall be taken against any such person, by the Relevant Authority, including disqualification of the person so involved from henceforth accessing the benefits of these provisions.
- (vi) The amount released to the Constituent from IPF as per the admissible claim will be replenished back to IPF from the deposit or collaterals or any other amounts, including the blocked amount of the Trading Member available with the Exchange/National Securities Clearing Corporation Limited (NSCCL) and the balance will be paid to the Constituent in the following cases:
  - (a) The Trading Member informs the Exchange, within 7 days from the date of signing of IGRP directions ascertaining the admissible claim amount, his intention to refer the matter to arbitration and fails to refer the matter to arbitration within the prescribed time limit i.e. three years.
  - (b) The Trading Member fails to inform the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court or intention to make a request u/s 33 of Arbitration and Conciliation Act, 1996 for rectification or correction of award, against the arbitral award, within 7 days from the date of receipt of award.
  - (c) The Trading Member informs the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court but fails to prefer the same within prescribed time limit (one month from date of receipt of award in case of appellate arbitration and three months from date of receipt of award, in case of petition in court).
    - For cases where request is made under Section 33 of Arbitration and Conciliation Act, 1996 for clarification or rectification of award, the one month period in case of appeal and three months period in case of petition mentioned above will be from the date of receipt of the order passed by arbitrator u/s 33 applications by the Trading Member.
  - (d) The matter is decided in favour of the Constituent after conclusion of arbitration or appellate arbitration or court proceedings and the Trading Member decides not to pursue the matter further.
- (vii) In case Constituent loses at any stage of the proceedings and decides not to pursue the matter further, then the Constituent shall refund the amount released from IPF, back to the IPF of the Exchange. In case the Constituent fails to make good the amount released out of IPF then the Constituent (based on the PAN of the Constituent) shall not be allowed to trade on any of the Exchanges till such time the Constituent refunds the amount to IPF. Further the securities lying in the demat account(s) of the Constituent shall be frozen till such time as the Constituent refunds the amount to the IPF.
- (viii) The Exchange may be empowered to initiate any proceedings in a court of law for the purpose of recovering any amounts due to the IPF, against such Constituent who fails to make good the amount released to him out of IPF as mentioned in clause (vii) above.

# Unquote

(B) As a consequence, the existing Byelaw 13A is proposed to be renumbered as Byelaw 13B and the same is proposed to be amended as under -

- (i) The words "Notwithstanding anything contained in the Byelaws, in cases" appearing before the words "where the arbitration award is passed against the Trading Member ......." are proposed to be deleted and the following words "For cases, other than cases falling under the purview of Byelaw 13A above," are proposed to be inserted in its place.
- (ii) The Byelaw number "13B" referred in the last line of the first para is proposed to be substituted with the Byelaw number "13C".
- (C) As a consequence, the existing Byelaw 13B is proposed to be renumbered as Byelaw 13C and the same be substituted with the new Byelaw 13C as under -

#### Quote

- 13(C) (a) The Exchange shall make the payment of the Arbitral Award amount kept aside in a separate account as specified in Byelaw 13B above to the awardee, along with interest earned on the amount that has been set aside, in case the Trading member fails to convey within 7 days of receipt of the award his desire to challenge the award or appellate award in court to the Exchange.
  - Further, the Exchange shall release the award amount as soon as the time for preferring an appeal before the Appellate Arbitrator or Court has expired and no appeal has been preferred.
  - (b) The Exchange shall make payment of the Appellate Arbitral Award to the awardee along with the interest earned on the amount that has been set aside as soon as
    - i) the time for making an application to a court to set aside such Appellate Arbitral Award under Section 34 of Act has expired and no application has been made, or
    - ii) an application to a court to set aside such Appellate Arbitral Award under Section 34 of the Act, having been made, has been refused by such court, or
    - iii) an application to a court to set aside such Appellate Arbitral Award under Section 34 of the Act, having been made, but where no stay has been granted by such court within a period of three months from the date on which the party making that application had received the Appellate Arbitral Award.

# Unquote

- 4. It is proposed to amend the existing Byelaw 22 of Chapter XII as under:
  - (i) The words "assets collected" appearing after the words "The charges to be paid to the Exchange on the" are proposed to be deleted.
  - (ii) The words "amounts transferred to the Defaulters' Committee account" are proposed to be inserted before the words "shall be such sum as the relevant authority may from time to time prescribe".
- 5(1). It is proposed to insert the following clause as Byelaw 4 after existing Byelaw 3 in Chapter XIII:-

# Quote

- (4) The Trust shall have the power to utilise amounts out of the IPF, subject to maximum permissible limits for each Constituent, in cases mentioned below:
  - (i) In cases where the Trading Member informs the Exchange of his intention to pursue arbitration against the order of the IGRP in favour of the Constituent, within 7 days from the date of signing of IGRP order, and the admissible claim value is not more than Rupees Ten Lakhs, then 50% of the admissible claim value or Rupees Seventy-Five thousand, whichever is less, shall be released to the Constituent from IPF of the Exchange.
  - (ii) In case the arbitration award is in favour of the Constituent in the matter as mentioned in clause (i) above or Arbitration award in favour of the constituent is not more than Rupees Ten Lakhs in the matter directly filed for arbitration and the Member conveys his intention of preferring appeal against such arbitral award or filing petition in Court to set aside such arbitral award or Application u/s 33 of Arbitration and Conciliation Act, 1996, within 7 days from the date of receipt of the award, then a

positive difference of 50% of the award amount or Rupees One Lakh Fifty Thousand, whichever is less after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from IPF of the Exchange. In case 50% of the award amount or Rupees One Lakh Fifty Thousand whichever is less, exceeds the amount already released as per admissible claim of the Constituent, then the same shall be construed as positive difference for the above.

- (iii) In case the appellate arbitration award is in favour of the Constituent and the Trading Member conveys his intention of filing petition in court to set aside the appellate arbitration award u/s 34 or application u/s 33 of the Arbitration and Conciliation Act, 1996, within 7 days from the receipt of the appellate award, then a positive difference of 75% of the amount determined in the appellate arbitration award or Rupees Two Lakhs, whichever is less, after reducing any amount already released to the Constituent from IPF, will be released to the Constituent from the IPF of the Exchange. In case 75% of the award amount or Rupees Two Lakhs whichever is less, exceeds the amount already released to the Constituent from IPF, then the same shall be construed as positive difference for the above purpose.
- (iv) Before release of the said amounts from the IPF to the Constituent, the Exchange shall obtain appropriate undertaking or indemnity from the Constituent against the release of the amount from IPF, to ensure return of the amount so released to the Constituent, in case the proceedings are decided against the Constituent.
- (v) If it is observed that there is an attempt by Constituent either individually or through collusion with Trading Member(s) or with any other stakeholders, to misuse the clauses (i) to (iv) above, then without prejudice to the powers of SEBI to take action, appropriate action in this regard shall be taken against any such person, by the Relevant Authority, including disqualification of the person so involved from henceforth accessing the benefits of these provisions.
- (vi) The amount released to the Constituent from IPF as per the admissible claim will be replenished back to IPF from the deposit or collaterals or any other amounts, including the blocked amount of the Trading Member available with the Exchange/NSCCL and the balance will be paid to the Constituent in the following cases:
  - (a) The Trading Member informs the Exchange, within 7 days from the date of signing of IGRP directions ascertaining the admissible claim amount, his intention to refer the matter to arbitration and fails to refer the matter to arbitration within the prescribed time limit i.e. three years.
  - (b) The Trading Member fails to inform the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court or intention to make a request u/s 33 of Arbitration and Conciliation Act, 1996 for rectification or correction of award, against the arbitral award, within 7 days from the date of receipt of award.
  - (c) The Trading Member informs the Exchange his intention to prefer an appeal before Appellate Arbitrators of the Exchange or court but fails to prefer the same within prescribed time limit (one month from date of receipt of award in case of appellate arbitration and three months from date of receipt of award, in case of petition in court). For cases where request is made under Section 33 of Arbitration and Conciliation Act, 1996 for clarification or rectification of award, the one month period in case of appeal and three months period in case of petition mentioned above will be from the date of receipt of the order passed by arbitrator u/s 33 applications by the Trading Member.
  - (d) The matter is decided in favour of the constituent after conclusion of arbitration or appellate arbitration or court proceedings and the Trading Member decides not to pursue the matter further.
- (vii) In case Constituent loses at any stage of the proceedings and decides not to pursue the matter further, then the Constituent shall refund the amount released from IPF, back to the IPF of the Exchange. In case the Constituent fails to make good the amount released out of IPF then the Constituent (based on the PAN of the Constituent) shall not be allowed to trade on any of the

Exchanges till such time the Constituent refunds the amount to IPF. Further the securities lying in the demat account(s) of the Constituent shall be frozen till such time as the Constituent refunds the amount to the IPF.

(viii) The Exchange may be empowered to initiate any proceedings in a court of law for the purpose of recovering any amounts due to the IPF, against such Constituent who fails to make good the amount released to him out of IPF as mentioned in clause (vii) above."

Unquote

5(2). It is proposed to insert the following clause as Byelaw 5 after new Byelaw 4 in Chapter XIII as under:

#### Quote

(5) The Trust shall have the power to utilise corpus and interest earned on the corpus of the IPF for meeting expenses or claims relating to services provided to investors as stipulated by SEBI or Board from time to time.

Unquote

5(3). As a consequence of the above, it is proposed to renumber the existing Byelaws (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16) and (17) of Chapter XIII as Byelaws (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (16), (17), (18) and (19) respectively of Chapter XIII.

For National Stock Exchange of India Limited

R. JAYAKUMAR

Authorised Signatory

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